1	MELINDA HAAG (CABN 132612) United States Attorney	
2	ALEX G. TSE (CABN 152348) Chief, Civil Division	
3	VICTORIA R. CARRADERO (CABN 21788 Assistant United States Attorney	5)
4 5	450 Golden Gate Avenue, Box 36055 San Francisco, California 94102-3495	
6	Telephone: (415) 436-7181 FAX: (415) 436-6748	
7	Email: victoria.carradero@usdoj.gov	
8	Attorneys for Federal Defendants	
9	ROBERT DOURANDISH Plaintiff, Pro Se	
10	P.O Box 1476 San Mateo, CA 94401	
11	Phone:209-487-5648 Email: dourbob3@gmail.com	
12	UNITED STATES DISTRICT COURT	
13 14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN FRANCISCO DIVISION	
16	ROBERT DOURANDISH,	Case No. C 13-5984 JST
17	Plaintiff,	E-FILING CASE
18	v.	[PROPOSED] ORDER AND STIPULATION ON CONTINUANCE
19	PATRICK FITZGERALD, ET AL.	OF CASE MANAGEMENT CONFERENCE AND EXTENSION OF
20 21	Defendants.	TIME ON BRIEFING SCHEDULE
22		
23		
24		
25		
26		
27		
28		

[PROPOSED] ORDER AND STIPULATION

C 13-5984 JST

1	Federal Defendants Patrick Fitzgerald, Direct	tor of the Defense Contract Audit Agency and
2	Chuck Hagel, Secretary of the Department of Defense ("Federal Defendants"), and Plaintiff Robert	
3	Dourandish ("Plaintiff") hereby stipulate as follows:	
4	A Case Management Conference ("CMC") is	s currently scheduled for April 16, 2014, with CMC
5	statements due April 2, 2014.	
6	The Federal Defendants filed a motion to dismiss the Complaint on March 28, 2014. Dkt Nos.	
7	15-21.	
8	The parties agree that to conserve the resources of the parties and the Court, it makes sense to	
9	continue the CMC and related CMC statement due date until after the Court rules on the pending motio	
10	to dismiss. That ruling will impact the parameters of	f the case and thus, the contents of the CMC
11	statement and matters to be discussed at the CMC.	
12	Plaintiff also requests an extension of time to prepare an Opposition to the motion, to which	
13	Defendants generally agree. However, the date that Plaintiff requests is at a time that Defendant's	
14	counsel is out on leave and the matter will need to be reassigned to another AUSA. Accordingly, the	
15	parties request an extension of time on the briefing schedule as follows:	
16	April 30, 2014 – last day for Plaintiff to file an Opposition to the motion to dismiss.	
17	May 30, 2014 – last day for Federal Defendants to file a Reply.	
18	June 19, 2014 at 2:00 p.m: hearing on the pending motion to dismiss.	
19	SO STIPULATED	
20	DATED: April 2, 2014	Respectfully submitted,
21		MELINDA HAAG
22		United States Attorney
23		/s/ Victoria R. Carradero VICTORIA R. CARRADERO
24		Assistant United States Attorney Attorneys for Federal Defendants
25		Attorneys for redefar Defendants
26	DATED: April 2, 2014	PLAINTIFF
27		/s/ Electronic Signature permitted
28		ROBERT DOURANDISH, PRO SE

*I, Victoria R. Carradero, attest that I have obtained concurrence in the filing of this document from Plaintiff. /s/ Victoria R. Carradero PURSUANT TO STIPULATION, IT IS SO ORDERED: The April 2, 2014 due date to file CMC statements and the April 16, 2014 CMC are hereby taken off calendar and are continued to a date to be determined after the Court rules on the pending motion to dismiss. The briefing schedule on the pending motion to dismiss is changed as follows: April 30, 2014 – last day for Plaintiff to file an Opposition to the motion to dismiss. May 30, 2014 – last day for Federal Defendants to file a Reply. June 19, 2014 at 2:00 p.m: hearing on the pending motion to dismiss. Dated: April 2, 2014 norable Jon S. Tig States District Court Judge